

United States Patent and Trademark Office



APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION N
10/051,230	0L/22/2002	Striniche Kowamura	218335U90CONT	8868
22850	7390 91/23/2004		EXAMINER	
OBLON, SI 1940 DUKE	PIVAK, MCCLELLAN STREET	D, MAIER & NEUSTADT, P.C.	RODET, CHR	STOPHER D
	JA, VA 22314		ART UNIT	PAPER NUMBER

DATE MAILED: 01/23/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

Applicant(s)

Art Unit

1756

KAWAMURA ET AL.

Status	control patent term adjustment. See 37 CFR 1.704(b)	ricason, even if timely filed, may reduce any				
1)🖂	1) Responsive to communication(s) filed on 12 December 200	3				
2a)						
3)	 Since this application is in condition for allowance except for 	formal matters, prosecution as to the marks is				
Disposit	closed in accordance with the practice under Ex parte Quay position of Claims	le, 1935 C.D. 11, 453 O.G. 213.				
4)⊠	4) Claim(s) 17-20,22,23,31-33,35,37-39 and 41 is/are pending	in the application.				
	4a) Of the above claim(s) is/are withdrawn from consider					
5)	5) Claim(s) is/are allowed.					
6)区	6) Claim(s) 17-20, 22, 23, 31-33, 35, 37-39, and 41 is/are reject	alm(s) 17-20, 22, 23, 31-33, 35, 37-39, and 41 is/are rejected.				
7)	7) Claim(s) is/are objected to.					
8)[8) Claim(s) are subject to restriction and/or election requi	rement.				
Applicat	lication Papers					
	The specification is objected to by the Examiner.					
10)	0)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ obje					
	Applicant may not request that any objection to the drawing(s) be if	neld in abeyance See 37 CFR 1.85(a).				
11)	 The proposed drawing correction filed on is: a) □ appro 					
	If approved, corrected drawings are required in reply to this Office	action.				
12)	2) The oath or declaration is objected to by the Examiner.					
Priority (rity under 35 U.S.C. §§ 119 and 120					
13)	B) Acknowledgment is made of a claim for foreign priority under	35 U.S.C. § 119(a)-(d) or (f).				
a)[a) ☐ All b) ☐ Some * c) ☐ None of:					
	 Certified copies of the priority documents have been re 	ceived.				
	Certified copies of the priority documents have been re-	ceived in Application No.				
	 Copies of the certified copies of the priority documents 	have been received in this National Stage				
	application from the International Bureau (PCT Rule * See the attached detailed Office action for a list of the certified	17.2(a))				
	 Acknowledgment is made of a claim for domestic priority under 					
,	The translation of the foreign language provisional applica	35 U.S.C. § 119(e) (to a provisional application).				
15) 🗆 A	Acknowledgment is made of a claim for domestic priority under	tion has been received.				
Attachment		50 C.C.O. 33 120 analoi 121.				
) Notice	Notice of References Cited (PTO-892) 4)	Interview Summary (PTO-413) Paper No(s)				
Notice	Notice of Draftsperson's Patent Drawing Review (PTO-948) 5) Information Disclosure Statement(s) (PTO-1449) Paper No(s) 5)	Notice of Informal Patent Application (PTO-152)				
	Information Disclosure Statement(s) (PTO-1449) Paper No(s) 6)	Other:				
	26 (Rev. 04-01) Office Action Summery	Part of Paper No. 01182004				

Application No.

Christopher D RoDee

10/051.230

Examiner

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM

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Office Action Summary

THE MAILING DATE OF THIS COMMUNICATION.

Period for Reply

1) 2) 3) Application/Control Number: 10/051,230 Art Unit: 1756

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Cffice action has been withdrawn pursuant to 37 CFR 1.114. Applicants submission filed on 12 December 2003 has been entered.

Election/Restrictions

Applicant's election with traverse of group II and the structural units having charge transportability as those of polycarbonate #1 (p. 60) in Paper No. 3 is acknowledged. The restriction and election remain in effect for the reasons given in the prior Office actions. The requirement is still deemed proper and is maintained as FINAL. Claims 1-16 (Group I) and claims 25-30 (Group III) have been canceled. The elected species is found allowable for the claims as now defined, except for claim 37 and those claims dependent. These latter claims do not limit the mole percent of the structural unit having charge transporting properties or the unit of the formula (2) as is presented for the other claims. For claims 17, 19, 22, 31, 33 and 35 the generic claim (i.e., generic polycarbonate) is now examined because the elected species has been found allowable where restricted to the specific noile percentages recited.

Claim Objections

Claims 18, 20, 23, and 32 are objected to under 37 CFR 1.75(c), as being of improper dependent form for falling to further limit the subject matter of a previous claim. Applicant is

required to cancet the claim(s), or amend the claim(s) to place the claim(s) in proper dependent form, or rewrite the claim(s) in independent form. Each of these dependent claims specifies a percentage of the structural unit having charge transporting properties of 10 to 90 weight percent. These values appear to be outside the scope of independent claims which specify a weight of 58 to 60 mole percent of the structural unit having charge transporting properties. See section 112, second paragraph, nelection below.

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 17-20, 22, 23, 31-33 and 35 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Each of the rejected independent claims specifies a mole percentage of certain structural units based on the total <u>weight</u> of the polycarbonate. This reference is indefinite and confusing because a "mole" refers to the number of units (atoms, molecules, structural units, etc.) in a substance whight" refers to the physical mass of the material. The number of units does not define a weight. A suitable amendment is suggested to clarify this issue. The claims have been examined based on the mole percentages defining the number of units present in the oblocationate.

Claim Rejections - 35 USC § 103

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claims 18, 20, 23, 32, 37-39 and 41 are rejected under 35 U.S.C. 103(a) as being unpatentable over likuno et al. in US Patent 5,871,876 in view of Tanaka et al. in US Patent 5,976,746 and further in view of common knowledge in the art

This rejection was originally set forth in the Office action of 24 April 2002 and is reiterated below for completeness. Claims 18, 20, 23, and 32 are rejected given their specific recitation of the broader amounts of structural unit having charge transporting properties than as present in the independent claims.

Ikuno discloses an electrophotographic photoconductor comprising a photosensitive layer having a polycarbonate. The polycarbonate is given by the formula (I) (cols. 3 and 37) having "K" units containing a triarytamino in the side chain and "J units. The formula has 0.1 to 1 "K" units and 0 to 0.9 "J units. In this formula Ar", Ar", and Ar" are each an anylene group and R" and R" are anyl groups which may have a substituent. An exemplified triarytamino-containing unit is present in Example 1 where each Ar group is phenylene and each R group is pmethylehenyl. Also in the formula (I), the "X" unit may be a bivalent group given by the formula (Ia), where "Y" is oxygen and the substituting "R" groups may be alkyl. Specific "J" units are derived from monomers such as 4,4"-dihydroxydphenoxide (col. 6, 1.27). The reference also discloses other charge transporting units such as those having the triarytamino group in the backbone of the resen (formula (VII); col. 15).

The primary reference does not identically disclose the claimed, elected polymer given on specification page 90, but provides substantial guidance to the artisan to select units as claimed from the disclosure.

Further motivating the selection of the formula (a) as the repeating unit where X is oxygen is the disclosure of Tanaka, which presents photoconductors with charge transporting polymers in the photoconductive layer. These charge transporting polymers are similar to the polycarbonates given in ikuno by the formula (VIII). This reference discloses repeating units of the formula (2), which correspond to the 3" units in ikuno. Tanaka discloses useful moments for forming these units in columns 116 and 117, and includes 4,4"-dhydroxydiphenyl either (the same as 4,4"-dhydroxydiphenoxide) and 4,4"-dihydroxy3,3"-dimethyldiphenyl either (col. 116, I. 44,45).

The primary reference does not disclose the specific means of the claimed process carridge. The Examiner takes Official Notice that the claimed process carridges are known to have electrophotographic photoconductors capable of forming an electrostatic latent image. This Official Notice was originally taken in the Office action of April 2002 and was not challenged by applicants. Typical embodiments of process cartridges are Laser Printers, which are commonly used in office settings.

It would have been obvious to one having ordinary skill in the art at the time the invention was made to use 4.4-dihydroxy3,3-dimethyldiphonyl ether as the reactant for the "f" units in Ikuno because Ikuno discloses that 4.4-dihydroxydiphenyl ether units (the same as 4.4-dihydroxydiphenoxide) are useful and suggests substituting alkyl groups on the phenyl rings. The supporting Tanaka reference discloses that 4.4-dihydroxydiphenyl ether and 4.4-dihydroxy3-3'd-dihydriydiphenyl ether are alternatives for each other in the formulation of polycarbonates having tranylamine charge transporting groups. Because the respective ether

groups are known atternatives for charge transporting polycarbonate resins and because both ether groups fall within the general formula («») in Ikuno, the skilled artistan would have found it obvious to use either group in the polycarbonate of Ikuno with the expectation of success in a photoconductive layer. The artisan would also have found it obvious to use the exemplified triarylamine unit in Ikuno because this reference teaches that this unit will provide required charge transport functionality. The artisan would have found it obvious to use amounts of the "k" units and "y" units within the scope of Ikuno's teaching of 0.1 to 1 "k" units and 0 to 0.9 "y" units and particularly values near equal amounts because Ikuno Example I uses equal amounts of each unit. As no other units are necessary the reference is seen as suggesting the consisting essentially of language of the Instant claims.

It would have been obvious to one having ordinary skill in the art at the time the invention was made to use the obvious photoconductor suggested by ikuno in view of Tanaka in a well known process cartridge because these devices are useful to automate the production of images in both office and home settings.

The remarks submitted in the recent response have been considered but because the claims are not limited to those specific amounts of structural units argued, the claims remain rejectable for the reasons of record (e.g., see Office action of December 2002).

Claims 17 and 31 are rejected under 35 U.S.C. 103(a) as being unpatentable over lkuno et al. in US Patent 5,871,876 in view of Tanaka et al. in US Patent 5,976,746 and further in view of common knowledge in the art.

Ikuno discloses an electrophotographic photoconductor comprising a photosensitive layer having a polycarbonate. The polycarbonate is given by the formula (II) (col. 6, 1, 35) having 'K' units containing a charge transporting unit in the side chain and Y' units. The formula

has 0.1 to 1 "k" units and 0 to 0.9 j" units. In this formula A^a , A^a , and A^a " are each an anylene group and R^1 and R^2 are anyl groups which may have a substituent. An exemptified polycarbonate according to this formula is present in Example 2. In the formula (II), the "X" unit may be a bivatent group given by the formula (a), where "Y" is oxygen and the substituting "R" groups may be alkyl. Specific γ " units are derived from monomers such as 4,4.4. dihydroxydiphenoxide (cot. 6, 1, 27). The reference also discloses other charge transporting units such as formula (III) - (VIII) which are similarly applicable to the instant claims. Note Examples 3-8 as applicable to the instant claims. The Examples appear to show equal amounts of the respective units in the polycarbonate, equaling to a 5050 mole parcent cooplymer.

Further motivating the selection of the formula (Ia) as the repeating unit where X is oxygen is the disclosure of Tanaka, which presents photoconductors with charge transporting polymers in the photoconductive layer. These charge transporting polymers are similar to the polycarbonates given in its uno by the formula (VIII). This reference discloses repeating units of the formula (2), which correspond to the 7' units in likuno. Tanaka discloses useful monomers for forming these units in columns 116 and 117, and includes 4,4'-dihydroxydiphenyl ether (the same as 4,4'-dihydroxydiphenoxide) and 4,4'-dihydroxy-3,3'-dimethyldiphenyl ether (col. 116, I. 44,45).

The Examiner takes Official Notice that electrophotographic apparatuses having the recited means and process cartridges are exceedingly well known in the electrophotographic ant. The same Official Notice was taken in the prior Office actions without challenge by socilizants.

It would have been obvious to one having ordinary skill in the art at the time the invention was made to use 4,4'-dihydroxy3,3'-dimethydiphenyl ether as the reactant for the '7' units in Ikuno because Ikuno discloses that 4,4'-dihydroxydiphenyl ether units (the same as 4,4Application/Control Number: 10/051,230 Art Unit: 1756

. .. .

dihydroxydiphenoxide) are useful and suggests substituting alkyl groups on the phenyl rings. The supporting Translar reference discloses that 4.4'-dihydroxydiphenyl ether and 4.4' dihydroxy-3.3'-dimethyldiphenyl ether are alternatives for each other in the formulation of polycarbonates having trianylamine charge transporting groups. Because the respective ether groups are known atternatives for charge transporting polycarbonate resins and because both ether groups fall within the general formula (1-a) in ikuno, the skilled artisan would have found it obvious to use either group in the polycarbonate of ikuno with the expectation of success in a photoconductive layer. Given the disclosure of equal molar amounts of each unit in the polycarbonate, the artisan would have motivation to produce polycarbonates having molar ratios near this 50/50 combination, such as 60/40, as he/she optimizes the polycarbonate to give the wear resistance (col. 36) discussed by likuno.

The evidence in the specification has been considered but is not persuasive for the scope of the claims because it is all directed to either the elected species, which has been found allowable, or to polycarbonates outside the scope of the claims (see Polycarbonate Resin No. 2, p. 91). The evidence is thus not commensurate in scope with the Instant claims.

Allowable Subject Matter

Claims 19, 22, 33, and 35 would be allowable if rewritten to overcome the rejection(s) under 35 U.S.C. 112, second paragraph, set forth in this Office action and to include all of the limitations of the base claim and any intervening claims. Application/Control Number: 10/051,230 Art Unit: 1756

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Christopher D RoDee whose telephone number is 571-272-1388. The examiner can normally be reached on most weekdays from 6 to 4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mark Huff can be reached on 571-272-1385. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703 308-0661.

cdr 15 January 2004